Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
States v. Johnson; United States v. Newsome, et al.				U.S.C. section 1973i(c). Five of the defendants pled guilty, two were convicted, and three were acquitted.			
United States v. Hays, et al.	Eastern Kentucky	7:03-CR-00011	March 7, 2003	Ten defendants were indicted for conspiracy and vote buying for a local judge in Pike County, Kentucky, in the 2002 general election, in violation of 42 U.S.C. section 1973i(c) and 18 U.S.C. section 371. Five defendants were convicted, one defendant was acquitted, and charges against four defendants were dismissed	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				upon motion of the government.			
United States v. Turner, et al.	Eastern Kentucky	3:05-CR-00002	May 5, 2005	Three defendants were indicted for vote buying and mail fraud in connection with the 2000 elections in Knott, Letcher, Floyd, and Breathitt Counties, Kentucky, in violation of 42 U.S.C. section 1973i(c) and 18 U.S.C. section 341.	No	N/A	Yes-need update on case status.
United States v. Braud	Middle Louisiana	3:03-CR-00019	May 2, 2003	Tyrell Mathews Braud was indicted on three counts of making false declarations to a grand jury in connection with his 2002 fabrication of	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				eleven voter registration applications, in violation of 18 U.S.C. section 1623. Braud pled guilty on all counts.			
United States v. Thibodeaux	Western Louisiana	6:03-CR-60055	April 12, 2005	St. Martinsville City Councilwoman Pamela C. Thibodeaux was indicted on two counts of conspiring to submit false voter registration information, in violation of 18 U.S.C. section 371 and 42 U.S.C. section 1973i(c). She pled guilty to both charges.	No	N/A	No
United States v.	Western	4:04-CR-00401;	January 7,	Two	No	N/A	No
Scherzer;	Missouri	4:04-CR-00402;	2005; March	misdemeanor			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
United States v. Goodrich; United States v. Jones; United States v. Martin		4:05-CR-00257; 4:05-CR-00258	28, 2005; September 8, 2005; October 13, 2005	informations were filed charging Lorraine Goodrich and James Scherzer, Kansas residents who voted in the 2000 and 2002 general elections on both Johnson County, Kansas and in Kansas City, Missouri. The informations charged deprivation of a constitutional right by causing spurious ballots, in violation of 18 U.S.C. sections 242 and 2. Both pled guilty. Additionally, similar misdemeanor informations			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				were filed against Tammy J. Martin, who voted in both Independence and Kansas City, Missouri in the 2004 general election and Brandon E. Jones, who voted both in Raytown and Kansas City, Missouri in the 2004 general election. Both pled guilty.			
United States v. Raymond; United States v. McGee; United States v. Tobin; United States v. Hansen	New Hampshire	04-CR-00141; 04-CR-00146; 04-CR-00216; 04-CR-00054	December 15, 2005	Two informations were filed charging Allen Raymond, former president of a Virginia- based political consulting firm called GOP Marketplace, and	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
				Charles McGee,			
				former executive			
				director of the			
	·			New Hampshire			
				State Republican			
				Committee, with			
				conspiracy to			
				commit			
				telephone			
				harassment using			
				an interstate			
				phone facility in			
				violation of 18			
	,			U.S.C. section			
				371 and 47			
				U.S.C. section			
				223. The charges	1		
				stem from a			
				scheme to block			
				the phone lines			
				used by two			
				Manchester			
		•		organizations to			
				arrange drives to			
				the polls during			
				the 2002 general			
				election. Both			
				pled guilty.			

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
******				James Tobin,			
				former New			
			1	England			
	·			Regional			
				Director of the			
				Republican			
	·			National			
				Committee, was			
				indicted on	·		
				charges of			
				conspiring to			
				commit	ļ <sup>*</sup>		
				telephone			
				harassment using			
				an interstate			
•	:			phone facility in			
		·		violation of 18			
				U.S.C. section			
				371 and 47			
				U.S.C. section			
				223. An			
				information was		•	
				filed charging			
				Shaun Hansen,			
				the principal of			
				an Idaho			
				telemarketing			
				firm called			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of	Other Notes	Should the Case be Researched
				NULO	Note)		Further
				MILO			
				Enterprises			
				which placed the			
	*			harassing calls,			
				with conspiracy			
				and aiding and			
				abetting			
			· ·	telephone		•	
				harassment, in			
				violation of 18		F	·
			1	U.S.C. section			
				371 and 2 and 47			
	•			U.S.C. section		1	
				223. The			
				information		•	
				against Hansen	•		
				was dismissed			
				upon motion of	•		
				the government.			
			ľ	A superseding			
				indictment was			
			ĺ	returned against	1		•
				Tobin charging			
				conspiracy to			
				impede the			
				constitutional			
				right to vote for			
				federal			

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
				candidates, in			
				violation of 18			
				U.S.C. section			
				241 and			
				conspiracy to			
				make harassing			
				telephone calls in			
				violation of 47			
				U.S.C. section	İ		
				223. Tobin was			
,				convicted of one			
				count of			
				conspiracy to			
				commit			
				telephone			
•				harassment and			
				one count of			
				aiding and			
				abetting of			
				telephone			
				harassment.			
United States v.	Western North	1:03-CR-00038	June 30,	A ten-count	No	N/A	No
Workman	Carolina		2003	indictment was			
				returned charging		:	
				Joshua			
				Workman, a			
				Canadian citizen,			
				with voting and			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				related offenses in the 200 and 2002 primary and general elections in Avery County, North Carolina, in violation of 18 U.S.C. sections 611, 911, 1001, and 1015(f). Workman pled guilty to providing false information to election officials and to a federal agency.			
United States v. Shatley, et al.	Western North Carolina	5:03-CR-00035	May 14, 2004	A nine-count indictment was returned charging Wayne Shatley, Anita Moore, Valerie Moore, Carlos "Sunshine" Hood and Ross "Toogie" Banner	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				with conspiracy and vote buying in the Caldwell County 2002 general election, in violation of 42 U.S.C. section 1973i(c) and 18 U.S.C. section 371. Anita and Valerie Moore pled guilty. Shatley, Hood, and Banner were all convicted.			
United States v. Vargas	South Dakota	05-CR-50085	December 22, 2005	An indictment was filed against Rudolph Vargas, for voting more than once at Pine Ridge in the 2002 general election in violation of 42 U.S.C. section 1973i(e). Vargas pled guilty.	No	N/A	No
United States v.	Southern West	02-CR-00234;	July 22,	Danny Ray	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of	Other Notes	Should the Case be Researched
					Note)	110100	Further
Wells; United	Virginia	2:04-CR-00101;	2003; July	Wells, Logan			
States v.		2:04-CR-00145;	19, 2004;	County, West			
Mendez; United		2:04-CR-00149;	December 7,	Virginia,			
States v. Porter;	:	2:04-CR-00173;	2004;	magistrate, was			
United States v.		2:05-CR-00002;	January 7,	indicted and			
Hrutkay; United		05-CR-00019;	2005; March	charged with			
States v. Porter;	İ	05-CR-00148;	21, 2005;	violating 18			
United States v.		05-CR-00161	October 11,	U.S.C. section			·
Stapleton;			2005;	1962. Wells was			
United States v.			December	found guilty. A			
Thomas E.			13, 2005	felony indictment			
Esposito;				was filed against			
United States v.				Logan County			
Nagy; United				sheriff Johnny			
States v.				Mendez for		÷	
Adkins; United				conspiracy to			
States v. Harvey			·	defraud the			
				United States in			
	ļ			violation 18			
				U.S.C section	:		
	•			371. Mendez			
				pled guilty. An			
				information was			
				filed charging			
		·		former Logan			
	,			County police			
				chief Alvin Ray			
				Porter, Jr., with			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of	Other Notes	Should the Case be Researched
					Note)	140165	Further
				making			
			-	expenditures to			
				influence voting		l	
				in violation of 18			
				U.S.C. section			
				597. Porter pled			
				guilty. Logan			
				County attorney			
				Mark Oliver			
				Hrutkay was			
				charged by			
				information with			
				mail fraud in			
				violation of 18			
				U.S.C. section			
		,		1341. Hrutkay			
				pled guilty.	·		
				Earnest			
				Stapleton,			
				commander of			
				the local VFW,			
				was charged by			
				information with	1		
				mail fraud. He			
				pled guilty. An			
				information was			
				filed charging			
				Thomas E.			

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
				Esposito, a			
				former mayor of			
				the City of			
				Logan, with			
				concealing the			
				commission of a			
				felony, in			
				violation of 18			
				U.S.C. section 4.			
				Esposito pled			
				guilty. John			
				Wesley Nagy,			
				Logan County			
				Court marshall,			
				pled guilty to			
	<u> </u>			making false			
				statements to a			•
				federal agent, a			
				violation of 18			
				U.S.C. section			
				1001. An			
				information			
				charging Glen			
				Dale Adkins,		•	
				county clerk of	· .		
				Logan County,	'		
				with accepting			
				payment for			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				voting, in violation of 18 U.S.C. section 1973i(c). Adkins pled guilty. Perry French Harvey, Jr., a retired UMW official, pled guilty to involvement in a conspiracy to buy votes.			
United States v. Adkins, et al.	Southern West Virginia	2:04-CR-00162	December 28 & 30, 2005	Jackie Adkins was indicted for vote buying in Lincoln County, West Virginia, in violation of 42 U.S.C. section 1973i(c). A superceding indictment added Wandell "Rocky" Adkins to the indictment and charged both defendants with conspiracy to	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				buy votes in			
				violation of 18			
				U.S.C. section		i	
				371 and vote			
				buying. A second			
				superseding			
				indictment was			
				returned which			•
				added three			*
				additional			
				defendants,			
			•	Gegory Brent			
				Stowers, Clifford			
				Odell			
				"Groundhog"			
				Vance, and			
				Toney "Zeke"			
	1			Dingess, to the			
				conspiracy and			
				vote buying			
				indictment.			
				Charges were			
				later dismissed			
				against Jackie			
			·	Adkins. A third			
				superseding			
				indictment was			
				returned adding			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				two additional defendants, Jerry Allen Weaver and Ralph Dale Adkins. A superseding information was filed charging Vance with expenditures to influence voting, in violation of 18 U.S.C. section 597. Vance pled guilty.			
				Superseding informations were filed against Stowers and Dingess for expenditures to influence voting, in violation of 18 U.S.C. section 597. Both defendants pled guilty. Weaver also pled guilty.			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				Superseding informations were filed against Ralph and Wandell Adkins for expenditures to influence voting, in violation of 18 U.S.C. section 597. Both defendants pled guilty.			
United States v. Davis; United States v. Byas; United States v. Ocasio; United States v. Prude; United States v. Sanders; United States v. Alicea; United States v. Brooks; United States v. Hamilton; United States v. Little; United	Eastern Wisconsin	2:05-MJ-00454; 2:05-MJ-00455; 2:05-CR-00161; 2:05-CR-00163; 2:05-CR-00168; 2:05-CR-00170; 2:05-CR-00171; 2:05-CR-00177; 2:05-CR-00207; 2:05-CR-00209; 2:05-CR-00211; 2:05-CR-00212	September 16, 2005; September 21, 2005; October 5, 2005; October 26, 2005; October 31, 2005, November 10, 2005	Criminal complaints were issued against Brian L. Davis and Theresa J. Byas charging them with double voting, in violation of 42 U.S.C. section 1973i(e). Indictments were filed against convicted felons Milo R. Ocasio	No	N/A	Need updated status on Gooden and the Anderson, Cox, Edwards, and Little cases.

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
States v. Swift; United States v. Anderson; United States v. Cox; United States v. Edwards; United States v. Gooden				and Kimberly Prude, charging them with falsely certifying that they were eligible to vote, in violation of 42 U.S.C. section 1973gg-10(2)(B), and against Enrique C.			
				Sanders, charging him with multiple voting, in violation of 42 U.S.C. section 1973i(e). Five more indictments			
	·			were later returned charging Cynthia C. Alicea with multiple voting in violation of 42 U.S.C. section 1973i(e) and convicted felons			

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
		.			Basis (if of	Notes	be Researched
					Note)		Further
				Deshawn B.			
				Brooks,	-		
				Alexander T.			
				Hamilton, Derek			
				G. Little, and			
				Eric L. Swift			
				with falsely			
				certifying that			
				they were			
				eligible to vote in	·		·
•				violation of 42			
				U.S.C. section			
				1973gg-10(2)(B).			
				Indictments were			
				filed against			
				Davis and Byas			
				charging them			
				with double			
				voting. Four			
				more indictments			-
				were returned			• .
				charging			
				convicted felons			
				Ethel M.			
				Anderson, Jiyto			
				L. Cox, Correan			
				F. Edwards, and			
				Joseph J. Gooden			•

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
				with falsely			
				certifying that			
		, '		they were			
				eligible to vote.			
				Ocasio and			
				Hamilton pled			
				guilty. Prude was			
				found guilty. A			
				mistrial was			
				declared in the			
				Sanders case.			
				Brooks was			
				acquitted. Byas			
				signed a plea			
				agreement			
				agreeing to plead			
•				to a			
				misdemeanor 18			
				U.S.C. section			
				242 charge. Swift			
				moved to change			
			:	his plea. Davis			
				was found			
				incompetent to			
				stand trial so the			
				government			
				dismissed the			
				case. Gooden is a			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				fugitive. Alicea was acquitted. Four cases are pending Anderson, Cox, Edwards, and Little.			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched
						of Note)		Further
Johnson v. Bush	United States District Court for the Southern District of Florida	214 F. Supp. 2d 1333; 2002 U.S. Dist. LEXIS 14782	July 18, 2002	Plaintiff felons sued defendant state officials for alleged violations of their constitutional rights. The officials moved and the felons cross-moved for summary judgment.	The felons had all successfully completed their terms of incarceration and/or probation, but their civil rights to register and vote had not been restored. They alleged that Florida's disenfranchisement law violated their rights under First, Fourteenth, Fifteenth, and TwentyFourth Amendments to the United States Constitution, as well as § 1983 and §§ 2 and 10 of the Voting Rights Act of 1965. Each of the felons' claims was fatally flawed.	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if	Other Notes	Should the Case be
						of Note)	110105	Researched Further
					The felons'			
1					exclusion from			
					voting did not			
					violate the Equal			
					Protection or Due	-		
					Process Clauses of			
					the United States			
					Constitution. The			
					First Amendment			
					did not guarantee			
					felons the right to			
					vote. Although			•
					there was evidence			
					that racial animus			
					was a factor in the			
					initial enactment of			
					Florida's			
					disenfranchisement			
					law, there was no	1		
					evidence that race			
					played a part in the			
		İ			reenactment of		i	
					that provision.			
					Although it			
					appeared that there			
					was a disparate			
					impact on			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					minorities, the cause was racially neutral. Finally, requiring the felons to pay their victim restitution before their rights would be restored did not constitute an improper poll tax or wealth qualification. The court granted the officials' motion for summary judgment and implicitly denied the felons' motion. Thus, the court dismissed the lawsuit with prejudice.			
Farrakhan v. Locke	United States District Court for the Eastern District of Washington	2000 U.S. Dist. LEXIS 22212	December 1, 2000	Plaintiffs, convicted felons who were also racial minorities, sued defendants for alleged violations	The felons alleged that Washington's felon disenfranchisement and restoration of civil rights	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				of the Voting Rights Act. The parties filed cross motions for summary judgment.	schemes, premised upon Wash. Const. art. VI § 3, resulted in the denial of the right to vote to racial minorities in violation of the VRA. They argued that race bias in, or the discriminatory effect of, the criminal justice system resulted in a disproportionate number of racial minorities being disenfranchised following felony convictions. The court concluded that Washington's felon disenfranchised a disproportionate number of			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if	Notes	Case be
ı.						of Note)		Researched
								Further
					minorities; as a			
					result, minorities			
			İ		were under			
					represented in			
					Washington's			
1:					political process.			
					The Rooker			
					Feldman doctrine			
					barred the felons			
		1			from bringing any			
					asapplied			
			•		challenges, and			
		:			even if it did not		'	
					bar such claims,			
					there was no			
			i. -		evidence that the			
					felons' individual			
					convictions were			
					born of			
					discrimination in			
					the criminal justice		•	
					system. However,			
					the felons' facial			
					challenge also			
					failed. The remedy			
					they sought would			
					create a new			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					constitutional problem, allowing disenfranchisement only of white felons. Further, the felons did not establish a causal connection between the disenfranchisement provision and the prohibited result. The court granted defendants' motion and denied the felons' motion for summary judgment.			
Farrakhan v. Washington	United States Court of Appeals for the Ninth Circuit	338 F.3d 1009; 2003 U.S. App. LEXIS 14810	July 25, 2003	Plaintiff inmates sued defendant state officials, claiming that Washington state's felon disenfranchisement scheme constitutes improper race based vote denial in	Upon conviction of infamous crimes in the state, (that is, crimes punishable by death or imprisonment in a state correctional facility), the inmates were disenfranchised.	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				violation of § 2 of the Voting Rights Act. The United States District Court for the Eastern District of Washington granted of summary judgment dismissing the inmates' claims. The inmates appealed.	The inmates claimed that the disenfranchisement scheme violated § 2 because the criminal justice system was biased against minorities, causing a disproportionate minority representation among those being disenfranchised. The appellate court held, inter alia, that the district court erred in failing to consider evidence of racial bias in the state's criminal justice system in determining whether the state's felon disenfranchisement laws resulted in			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
					· ·	Basis (if	Notes	Case be
						of Note)		Researched
								Further
					denial of the right			
					to vote on account			
					of race. Instead of			
					applying its novel			
					"by itself"			
:					causation standard,			
					the district court			
					should have applied			
					a totality of the			
					circumstances test			
					that included			
					analysis of the			
		ļ			inmates'			
					compelling			
					evidence of racial			•
					bias in		,	
					Washington's			
1					criminal justice			
					system. However,			
		ŀ			the inmates lacked			
					standing to			
		-			challenge the			
		]			restoration scheme			
					because they			
					presented no			
					evidence of their			•
					eligibility, much			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					less even allege that they were eligible for restoration, and had not attempted to have their civil rights restored. The court affirmed as to the eligibility claim but reversed and remanded for further proceedings to the bias in the criminal justice system claim.			
Muntaqim v. Coombe	United States Court of Appeals for the Second Circuit	366 F.3d 102; 2004 U.S. App. LEXIS 8077	April 23, 2004	Plaintiff inmate appealed a judgment of the United States District Court for the Northern District of New York, which granted summary judgment in favor of defendants in the inmate's action alleging violation	At issue was whether the VRA could be applied to N.Y. Elec. Law§ 5-106, which disenfranchised currently incarcerated felons and parolees. The instant court concluded that the Voting Rights Act did not apply to the	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if	Notes	Case be
						of Note)		Researched
								Further
				of § 2 of the Voting	New York law.			
				Rights Act of 1965.	Applying the Act to			
			ļ		state law would			
					alter the traditional	1		
				•	balance of power	:		
					between the states			
					and the federal			
					government. The			
					court was not			
					convinced that			•
				·	there was a			
					congruence and			
					proportionality			٠
					between the injury			
					to be prevented or			
					remedied (i.e., the			
					use of vote denial			
					and dilution			
					schemes to avoid			
					the strictures of the			
					VRA), and the			
					means adopted to			
					that end (i.e.,			
					prohibition of state		-	
					felon			
					disenfranchisement			
				·	law that resulted in			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if	Notes	Case be
						of Note)		Researched
						<b>'</b>		Further
					vote denial or			
					dilution but were			
					not enacted with a			
			İ		discriminatory			
					purpose). Further,			
					there was no clear			
					statement from			
					Congress that the			
					Act applied to state			
		1			felon			•
					disenfranchisement			
		1			statutes. Inter alia,			
					defendants were	į		
					entitled to qualified			
					immunity as to			
					claim asserted			
			]		against them in			
					their personal	:		
			İ		capacities, and to			
					Eleventh			
					Amendment			
					immunity to the			
					extent the inmate			
					sought damages			
					against defendants			
					in their official		ļ	
		1	<u> </u>		capacities. The			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					district court's judgment was affirmed.			
Johnson v. Governor of Fla.	United States Court of Appeals for the Eleventh Circuit	353 F.3d 1287; 2003 U.S. App. LEXIS 25859	December 19, 2003	Plaintiffs, exfelon citizens of Florida, on their own right and on behalf of others, sought review of a decision of the United States District Court for the Southern District of Florida, which granted summary judgment to defendants, members of the Florida Clemency Board in their official capacity. The citizens challenged the validity of the Florida felon disenfranchisement laws.	The citizens alleged that Fla. Const. art. VI, § 4 (1968) was racially discriminatory and violated their constitutional rights. The citizens also alleged violations of the Voting Rights Act. The court of appeals initially examined the history of Fla. Const. art. VI, § 4 (1968) and determined that the citizens had presented evidence that historically the disenfranchisement provisions were motivated by a	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched
						Or Note)		Further
					discriminatory animus. The citizens had met their initial burden of showing that race was a substantial motivating factor. The state was then required to show that the current disenfranchisement provisions would have been enacted			Further
					absent the impermissible discriminatory intent. Because the state had not met its burden, summary judgment should not have been granted. The court of appeals found that the claim under the Voting Rights Act, also needed to			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
			l l			Basis (if	Notes	Case be
						of Note)		Researched
								Further
					be remanded for			
					further			
					proceedings. Under			
					a totality of the	1		
					circumstances, the			
				ľ	district court			
					needed to analyze			
			1		whether intentional			
					racial			
					discrimination was			
		1.			behind the Florida			
					disenfranchisement			
					provisions. The			
					court affirmed the			
	:				district court's			
					decision to grant			
					summary judgment			
					on the citizens' poll			
					tax claim. The			
					court reversed the			
					district court's		·	
					decision to grant			
					summary judgment		]	
					to the Board on the			
					claims under the			
					equal protection			
					clause and for			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				·	violation of federal voting laws and remanded the matter to the district court for further proceedings.			
Fischer v. Governor	Supreme Court of New Hampshire	145 N.H. 28; 749 A.2d 321; 2000 N.H. LEXIS 16	March 24, 2000	Appellant State of New Hampshire challenged a ruling of the superior court that the felon disenfranchisement statutes violate N.H. Const. pt. I, Art. 11.	Appellee was incarcerated at the New Hampshire State Prison on felony convictions. When he requested an absentee ballot to vote from a city clerk, the request was denied. The clerk sent him a copy of N.H. Rev. Stat. Ann. § 607(A)(2) (1986), which prohibits a felon from voting "from the time of his sentence until his final discharge."	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					declared the disenfranchisement statutes unconstitutional and ordered local election officials to allow the plaintiff to vote. Appellant State of New Hampshire challenged this ruling. The central issue was whether the felon disenfranchisement statutes violated N.H. Const. pt. I, art. 11. After a reviewof the article, its constitutional history, and legislation pertinent to the right of felons to vote, the court concluded that the legislature retained the			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					authority under the article to determine voter qualifications and that the felon disenfranchisement statutes were a reasonable exercise of legislative authority, and reversed. Judgment reversed because the court concluded that the legislature retained its authority under the New Hampshire Constitution to determine voter qualifications and that the felon disenfranchisement statutes were a reasonable exercise of legislative authority.			rurmer
Johnson v. Governor of	United States Court of	405 F.3d 1214;	April 12, 2005	Plaintiff individuals sued defendant	The individuals argued that the	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
					_	Basis (if	Notes	Case be
					'	of Note)		Researched
								Further
Fla.	Appeals for the	2005		members of Florida	racial animus			
	Eleventh	U.S.		Clemency Board,	motivating the			
	Circuit	App.		arguing that	adoption of			
		LEXIS		Florida's felon	Florida's			
		5945		disenfranchisement	disenfranchisement			
				law, Fla. Const. art.	laws in 1868			
				VI, § 4 (1968),	remained legally			
				violated the Equal	operative despite			
				Protection Clause	the reenactment of			
				and the Voting	Fla. Const. art. VI,			
				Rights Act. The	§ 4 in 1968. The			
				United States	subsequent			:
				District Court for	reenactment			
				the Southern	eliminated any			
				District of Florida	discriminatory taint			
		·		granted the	from the law as			• •
				members summary	originally enacted			
				judgment. A	because the			
				divided appellate	provision narrowed			
				panel reversed. The	the class of			•
				panel opinion was	disenfranchised			
				vacated and a	individuals and was			
				rehearing en banc	amended through a			
				was granted.	deliberative			
					process. Moreover,			
					there was no			
	1			<u> </u>	allegation of racial			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					discrimination at the time of the reenactment. Thus, the disenfranchisement provision was not a violation of the Equal Protection Clause and the district court properly granted the members summary judgment on that claim. The argument that the Voting Rights Act applied to Florida's disenfranchisement provision was rejected because it raised grave constitutional concerns, i.e., prohibiting a practice that the Fourteenth Amendment			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					permitted the state to maintain. In addition, the legislative history indicated that Congress never intended the Voting Rights Act to reach felon disenfranchisement provisions. Thus, the district court properly granted the members summary judgment on the Voting Rights Act claim. The motion for summary judgment in favor of the members was			
Mixon v. Commonwealth	Commonwealth Court of	759 A.2d	September 18, 2000	Respondents filed objections to	Petitioner convicted felons	No	N/A	No
Commonwealth	Pennsylvania	442; 2000 Pa.	10, 2000	petitioners' complaint seeking	were presently or had formerly been			
		Commw.		declaratory relief as	confined in state			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
		LEXIS 534		to the unconstitutionality of the Pennsylvania Election Code, 25 Pa. Cons. Stat. §§ 2600 3591, and the Pennsylvania Voter Registration Act, 25 Pa. Cons. Stat. §§ 961.101961.5109, regarding felon voting rights.	prison. Petitioner elector was currently registered to vote in respondent state. Petitioners filed a complaint against respondent state seeking declaratory relief challenging as unconstitutional, state election and voting laws that excluded confined felons from the definition of qualified absentee electors and that barred a felon who had been released from a penal institution for less than five years from registering to vote. Respondents filed objections to petitioners'		,	

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
ì					complaint. The court sustained respondents' objection that incarcerated felons were not unconstitutionally deprived of			
					qualified absentee elector status because respondent state had broad power to determine the conditions under which			
					suffrage could be exercised. However, petitioner elector had no standing and the court overruled objection as to			
					deprivation of ex felon voting rights. The court sustained respondents' objection since	į		

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					incarcerated felons were not unconstitutionally deprived of qualified absentee elector status and petitioner elector had no standing, but objection that exincarcerated felons' voting rights were deprived was overruled since status penalized them.			
Rosello v. Calderon	United States District Court for the District of Puerto Rico	2004 U.S. Dist. LEXIS 27216	November 30, 2004	Plaintiff voters filed a § 1983 action against defendant government officials alleging violations the Due Process and Equal Protection Clauses of the U.S. Const. amend. XIV, resulting from the invalidity of	The voters' § 1983 action against government officials alleged that absentee ballots for a gubernatorial election were untimely mailed and that split votes, which registered two votes for the	No	N/A	No .

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
				•		Basis (if	Notes	Case be
						of Note)	]	Researched
								Further
	1			absentee and split	same office, were			
				ballots in a	null. The court			
				gubernatorial	asserted			
				election.	jurisdiction over			
		E.			the disparate			
					treatment claims,			
					which arose under			
					the U.S.			
					Constitution. The			
					court declined to			
					exercise			
	:	•			discretionary	1		
					abstention because			
					the case was not		]	
					merely a facial			
					attack on the			
					constitutionality of			
					a statute, but was			
					mainly an applied		1	
					challenge, requiring			
					a hearing in order			
					to develop the			
					record, and because			
					equal protection			
					and due process			
					were secured under			,
					the state and federal			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if	Notes	Case be
						of Note)		Researched
								Further
					constitutions. The			
					court held that the			
					voters had a			
					fundamental due			
					process right			
					created by Puerto			
					Rico Election Law			
					and suffered an			
					equal protection			
					violation in further			
					violation of the			
					U.S. Const. amend.	!		
					I right to vote,	1		
					thereby creating			
					their total			
					disenfranchisement.			
					The court held that			
					the evidence			
					created an			
	Ì				inference that the			
					split ballots were			
					not uniformly			
					treated and that it			
			]		was required to			
					examine a mixed			
					question of fact and			
					constitutional law			•

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
			-		pursuant to federal guidelines to determine whether potential over votes were invalid. The court asserted jurisdiction over the voters' claims.			·
Woodruff v. Wyoming	United States Court of Appeals for the Tenth Circuit	49 Fed. Appx. 199; 2002 U.S. App. LEXIS 21060	October 7, 2002	Plaintiffs, pro se inmates, appealed from an order of the United States District Court for the District of Wyoming, dismissing their complaint brought under § 1983, challenging Wyo. Stat. Ann. § 610-106, which denied them, as convicted felons, the right to vote. The district court dismissed the action for failure to state a claim upon	The inmates argued that the statute violated their Eighth Amendment right and their State constitutional right to be free from cruel and unusual punishment, their equal protection rights under the Fourteenth Amendment and State Constitution, and their federal and state rights to due process. One inmate had not paid the appellate filing	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
					, , , , , , , , , , , , , , , , , , ,	Basis (if	Notes	Case be
						of Note)		Researched
			ļ					Further
				which relief could	fee or filed a	Ì	·	
				be granted and as	motion to proceed			
				frivolous.	on appeal without			
					prepayment of			
					costs or fees, and			
					his appeal was			
					dismissed. The			
					court found that			
					U.S. Const. amend.	<u> </u>		
					XIV, § 2 had long			
1					been held to		:	
					exclude felons from			*
					the right to vote. It			
					could scarcely be			
•					unreasonable for a	,		
			·		state to decide that	-		
					perpetrators of serious crimes			
					3			
					should not take part			
					in electing the			
					legislators who made the laws, the			
					executives who			•
					enforced them, the			
					prosecutors who			
					tried the cases, or			
					the judges who			
			<u> </u>		Ture Judges with			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					heard their cases. The court also found the dismissed suit constituted a "strike" under 28 U.S.C.S. § 1915(g), although the suit did not challenge prison conditions per se. One inmate's appeal was dismissed; the judgment dismissing the other's complaint was affirmed.			- Cartaion
N.J. State ConfNAACP v. Harvey	Superior Court of New Jersey, Appellate Division	381 N.J. Super. 155; 885 A.2d 445; 2005 N.J. Super. LEXIS 316	November 2, 2005	The Superior Court of New Jersey, Chancery Division, Union County, dismissed a complaint filed by plaintiff interested parties to invalidate N.J. Stat. Ann. § 19:41(8) on the ground that it	The statute at issue prohibited all people on parole or probation for indictable offenses from voting. The interested parties alleged that the criminal justice system in New Jersey	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if	Notes	Case be
						of Note)		Researched
								Further
				denied African	discriminated			
				Americans and	against African-			
				Hispanics equal	Americans and	1		
				protection of the	Hispanics, thereby			
				law. Defendant, the	disproportionately			
				New Jersey	increasing their			
				Attorney General,	population among			
				moved to dismiss	parolees and			
				the complaint for	probationers and	1		•
				failure to state a	diluting their			
				claim, and said	political power. As			
				motion was	a result, the alleged			
				granted. The	that enforcement of			
				interested parties	the statute resulted			
				then appealed.	in a denial of equal			
					protection under			
					the state			
	ľ			'	Constitution. The			
					appeals court			
					disagreed. N.J.			
					Const. art. II			-
					authorized the New			
					Jersey Legislature to disenfranchise			
!					· ·			
					persons convicted of certain crimes			
					į –			•
			[		from voting.			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					Moreover, those convicts could not vote unless pardoned or unless otherwise restored by law to the right of suffrage. The statute also limited the period of disenfranchisement during a defendant's actual service on parole or probation. Thus, it clearly complied with this specific constitutional mandate. The judgment was affirmed.			
King v. City of Boston	United States District Court for the District of Massachusetts	2004 U.S. Dist. LEXIS 8421	May 13, 2004	Plaintiff inmate filed a motion for summary judgment in his action challenging the constitutionality of Mass. Gen. Laws	The inmate was convicted of a felony and incarcerated. His application for an absentee ballot was denied on the	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				ch. 51, § 1, which excluded incarcerated felons from voting while they were imprisoned.	ground that he was not qualified to register and vote under Mass. Gen. Laws ch. 51, § 1. The inmate argued that the statute was unconstitutional as it applied to him because it amounted to additional punishment for crimes he committed before the statute's enactment and thus violated his due process rights and the prohibition against ex post facto laws and bills of attainder. The court held that the statute was regulatory and not			
					punitive because			

rational choices were implicated in the statute's disenfranchisement of persons under guardianship, persons disqualified because of corrupt elections practices, persons under 18 years of age, as
well as incarcerated felons. Specifically, incarcerated felons were disqualified during the period of their imprisonment when it would be difficult to identify their address and ensure the accuracy of their ballots. Therefore, the court concluded that Mass. Gen. Laws

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					violate the inmate's constitutional rights. The court found the statute at issue to be constitutional and denied the inmate's motion for summary judgment.			
Southwest Voter Registration Educ. Project v. Shelley	United States District Court for the Central District of California	278 F. Supp. 2d 1131; 2003 U.S. Dist. LEXIS 14413	August 15, 2003	Plaintiffs, several groups, brought suit alleging that the proposed use of "punch-card" balloting machines in the California election would violate the United States Constitution and Voting Rights Act. Plaintiffs moved for an order delaying that election, scheduled for October 7, 2003, until such time as it could be	Plaintiffs claimed	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched
				conducted without use of punchcard machines.	votes on the basis of race, in violation of § 2 of the Voting Rights Act. While the court did not need to decide the res judicata issue at this juncture, there was ample reason to believe that plaintiffs would have had a difficult time overcoming it as they were seeking to establish the same constitutional violations alleged in prior litigation, but to secure an additional remedy. Plaintiffs failed to prove a likelihood of success on the merits with regard to both of their claims. Even if			Further

Name of Case	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
						Basis (if	Notes	Case be
						of Note)		Researched
								Further
					plaintiffs could			
					show disparate			
					treatment, such			
			1		would not have			
					amounted to illegal			
					or unconstitutional			
					treatment. The			
					balance of		!	·
					hardships weighed			
					heavily in favor of			
					allowing the			
				,	election to proceed.			
					The public interests			
		Ì			in avoiding			
					wholesale			
					disenfranchisement,			
					and/or not plunging			
					the State into a			
					constitutional			-
					crisis, weighed			
					heavily against			
					enjoining the			
					election. Plaintiffs'			
					motion for			
					preliminary			
					injunction			
					(consolidated with			. •

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					plaintiffs' ex parte application for temporary restraining order) was denied.			
Igartuade la Rosa v. United States	United States Court of Appeals for the First Circuit	417 F.3d 145; 2005 U.S. App. LEXIS 15944	August 3, 2005	Plaintiff, a U.S. citizen residing in Puerto Rico, appealed from an order of the United States District Court for the District of Puerto Rico, that rejected his claim that he was deprived of the constitutional right to vote for President and Vice President of the United States, and was also violative of three treaty obligations of the United States.	The putative voter had brought the same claims twice before. The court pointed out that U.S. law granted to the citizens of states the right to vote for the slate of electors to represent that state. Although modern ballots omitted the names of the electors and listed only the candidates, and in form it appeared that the citizens were voting for President and Vice President directly, they were	No	N/A	No .

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	
					not, but were voting for electors. Puerto Rico was not a state, and had not been enfranchised as the District of Columbia had by the 23rd Amendment. The franchise for choosing electors was confined to "states" by the Constitution. The court declined to turn to foreign or treaty law as a source to reverse the political will of the country. The judgment of the district court was affirmed.			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
United States v. Rogelio Mejorada-Lopez	Alaska	05-CR-074	December 5, 2005	Mejorada-Lopez, a Mexican citizen, completed several voter registration applications to register to vote in Alaska and voted in the 2000, 2002, and 2004 general elections. He was charged with three counts of voting by a non-citizen in violation of 18 U.S.C. section 611 and pled guilty. Mejorada-Lopez was sentenced to probation for one year.	No	N/A	No
United States v. Shah	Colorado	1:04-CR-00458	March 1, 2005	Shah was indicted on two counts of providing false	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				information concerning United States citizenship in order to register to vote in violation of 18 U.S.C. section 911 and 1015(f). Shah was convicted on both counts.			
United States v. Mohsin Ali	Northern Florida	4:05-CR-47	January 17, 2006	A misdemeanor was filed against Ali charging him with voting by a non-citizen of 18 U.S.C. section 611. Trial was set for January 17, 2006	No	N/A	Yes-need information on the outcome of the trial.
United States v. Chaudhary	Northern Florida	4:04-CR-00059	May 18, 2005	Chaudhary was indicted for misuse of a social security number in violation of 42 U.S.C. section	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
				408 and for			
				making a false			
				claim of United			
				States citizenship			
				on a 2002	]		
				driver's license			
				application in			
				violation of 18			
				U.S.C. section			
		·		911. A			
				superceding			
				indictment was			
				returned,	,		
				charging			
				Chaudhary with			
				falsely claiming			
				United States			
				citizenship on a			
				driver's license			
				application and			
				on the			
				accompanying			
		·		voter registration			
				application. He			
				was convicted of			
				the false			
				citizenship claim			
				on his voter			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				registration application.			:
United States v. Velasquez	Southern Florida	1:03-CR-20233	September 9, 2003	Velasquez, a former 1996 and 1998 candidate for the Florida legislature, was indicted on charges of misrepresenting United States citizenship in connection with voting and for making false statements to the Immigration and Naturalization Service, in violation of 18 U.S.C. section 911, 1015(f) and 1001. Velasquez was convicted on two counts of making false statements on his naturalization	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
		:		application to the INS concerning			
				his voting		,	
				history.			
United States v.	Southern Florida	0:04-CR-60160;	July 15, 2004	Fifteen non-	No	N/A	No
McKenzie;		1:04-CR-20488;		citizens were			
United States v.		0:04-CR-60161;		charged with			
Francois;		0:04-CR-60159;		voting in various			
United States v.		0:04-CR-60162;		elections			
Exavier; United	1	0:04-CR-60164;		beginning in			
States v. Lloyd		1:04-CR-20491;		1998 in violation			
Palmer; United		1:04-CR-20490;		of 18 U.S.C.			'
States v. Velrine		1:04-CR-20489;		section 611. Four			
Palmer; United		0:04-CR-60163;		of the defendants			
states v.		1:04-CR-14048;		were also			
Shivdayal;		0:04-CR-60165;		charged with			
United States v.		2:04-CR-14046;		making false			
Rickman;		9:04-CR-80103;	,	citizenship			
United States v.		2:04-CR-14047		claims in			
Knight; United				violation of 18			
States v.		-	•	U.S.C. sections			i
Sweeting;				911 or 1015(f).			
United States v.				Ten defendants			
Lubin; United				were convicted,			
States v.				one defendant			
Bennett;				was acquitted,			
United States v.		,		and charges			
O'Neil; United				against four			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
States v. Torres- Perez; United States v. Phillip; United States v. Bain Knight				defendants were dismissed upon motion of the government.			
United States v. Brooks	Southern Illinois	3:03-CR-30201	February 12, 2004	East St. Louis election official Leander Brooks was indicted for submitting fraudulent ballots in the 2002 general election in violation of 42 U.S.C. section 1973i(c), 1973gg-10(2)(B), and 18 U.S.C. sections 241 and 371. Brooks pled guilty to all charges.	No	N/A	No
United States v. Scott; United States v. Nichols; United States v.	Southern Illinois	3:05-CR-30040; 3:05-CR-30041; 3:05-CR-30042; 3:05-CR-30043; 3:05-CR-30044	June 29, 2005	Four Democrat precinct committeemen in East St. Louis were charged	No	N/A	No .

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
•					Basis (if of	Notes	be Researched
					Note)		Further
Terrance Stith;				with vote buying			,
United States v.				on the 2004			ļ
Sandra Stith;				general election			
United States v.				in violation of 42			ļ
Powell, et al.				U.S.C. section			
				1973i(c). All four			
				pled guilty. Also		İ	
				indicted were			
				four additional			
				Democrat			
				committeemen,			
				Charles Powell,			
				Jr., Jesse Lewis,			
				Sheila Thomas,			
Ji				Kelvin Ellis, and			
				one precinct			
				worker, Yvette			
				Johnson, on			
				conspiracy and			
	·			vote buying			
				charges in			
				violation of 18			
				U.S.C. section			-
				371 and 42			
				U.S.C. section			
				1973i(c). All five			
				defendants were			
				convicted.			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				Kelvin Ellis also pled guilty to one count of 18 U.S.C. section 1512(c)(2) relative to a scheme to kill one of the trial witnesses and two counts of 18 U.S.C. section 1503 relative to directing two other witnesses to refuse to testify before the grand jury.			
United States v. McIntosh	Kansas	2:04-CR-20142	December 20, 2004	A felony information was filed against lawyer Leslie McIntosh for voting in both Wyandotte County, Kansas and Jackson County, Missouri, in the	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				general elections of 2000 and 2002 in violation of 42 U.S.C. section 1973i(e). A superseding misdemeanor information was filed, charging McIntosh with causing the deprivation of constitutional rights in violation of 18 U.S.C. section 242, to which the defendant pled guilty.			
United States v. Conley; United States v. Slone; United States v. Madden; United States v. Slone et al.; United States v. Calhoun; United	Eastern Kentucky	7:03-CR-00013; 7:03-CR-00014; 7:03-CR-00015; 7:03-CR-00016; 7:03-CR-00017; 7:03-CR-00018; 7:03-CR-00019	March 28, 2003 and April 24, 2003	Ten people were indicted on vote buying charges in connection with the 1998 primary election in Knott County, Kentucky, in violation of 42	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
States v. Johnson; United States v. Newsome, et al.				U.S.C. section 1973i(c). Five of the defendants pled guilty, two were convicted, and three were acquitted.			
United States v. Hays, et al.	Eastern Kentucky	7:03-CR-00011	March 7, 2003	Ten defendants were indicted for conspiracy and vote buying for a local judge in Pike County, Kentucky, in the 2002 general election, in violation of 42 U.S.C. section 1973i(c) and 18 U.S.C. section 371. Five defendants were convicted, one defendant was acquitted, and charges against four defendants were dismissed	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				upon motion of the government.			
United States v. Turner, et al.	Eastern Kentucky	3:05-CR-00002	May 5, 2005	Three defendants were indicted for vote buying and mail fraud in connection with the 2000 elections in Knott, Letcher, Floyd, and Breathitt Counties, Kentucky, in violation of 42 U.S.C. section 1973i(c) and 18 U.S.C. section 341.	No	N/A	Yes-need update on case status.
United States v. Braud	Middle Louisiana	3:03-CR-00019	May 2, 2003	Tyrell Mathews Braud was indicted on three counts of making false declarations to a grand jury in connection with his 2002 fabrication of	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
		·		eleven voter registration applications, in violation of 18 U.S.C. section 1623. Braud pled guilty on all counts.			
United States v. Thibodeaux	Western Louisiana	6:03-CR-60055	April 12, 2005	St. Martinsville City Councilwoman Pamela C. Thibodeaux was indicted on two counts of conspiring to submit false voter registration information, in violation of 18 U.S.C. section 371 and 42 U.S.C. section 1973i(c). She pled guilty to both charges.	No	N/A	No
United States v. Scherzer;	Western Missouri	4:04-CR-00401; 4:04-CR-00402;	January 7, 2005; March	Two misdemeanor	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
United States v. Goodrich; United States v. Jones; United States v. Martin		4:05-CR-00257; 4:05-CR-00258	28, 2005; September 8, 2005; October 13, 2005	informations were filed charging Lorraine Goodrich and James Scherzer, Kansas residents who voted in the 2000 and 2002 general elections on both Johnson County, Kansas and in Kansas City, Missouri. The informations charged deprivation of a constitutional right by causing spurious ballots, in violation of 18 U.S.C. sections 242 and 2. Both pled guilty. Additionally, similar	Note)		Further
				misdemeanor informations			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				were filed against Tammy J. Martin, who voted in both Independence and Kansas City, Missouri in the 2004 general election and Brandon E. Jones, who voted both in Raytown and Kansas City, Missouri in the 2004 general election. Both pled guilty.			
United States v. Raymond; United States v. McGee; United States v. Tobin; United States v. Hansen	New Hampshire	04-CR-00141; 04-CR-00146; 04-CR-00216; 04-CR-00054	December 15, 2005	Two informations were filed charging Allen Raymond, former president of a Virginia- based political consulting firm called GOP Marketplace, and	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
				Charles McGee,			
				former executive			
				director of the			
				New Hampshire			
				State Republican			
				Committee, with			
1				conspiracy to			
1				commit	1		
				telephone			
				harassment using			
				an interstate			
				phone facility in	+		
				violation of 18			
	:			U.S.C. section			
				371 and 47			
				U.S.C. section			
				223. The charges			
	ļ			stem from a	l		
				scheme to block			
				the phone lines			
				used by two			
				Manchester			
				organizations to			
		·		arrange drives to			
				the polls during			
				the 2002 general			
				election. Both			
,				pled guilty.			

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
				James Tobin,			
				former New			
				England			
			ļ	Regional			
				Director of the			
	•			Republican			
				National			
	}			Committee, was			
				indicted on			
				charges of			
				conspiring to			
				commit			
				telephone			
				harassment using			
				an interstate			
				phone facility in			
				violation of 18			
		,		U.S.C. section			
			1	371 and 47			
				U.S.C. section			
ı				223. An			
				information was			
				filed charging			
				Shaun Hansen,			
				the principal of			
				an Idaho			
				telemarketing			
				firm called			

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
		•			Note)		Further
				MILO			
				Enterprises			
				which placed the			
				harassing calls,			
				with conspiracy			
				and aiding and			
			1.	abetting			
				telephone			
				harassment, in			
				violation of 18			
				U.S.C. section			
				371 and 2 and 47			
				U.S.C. section			
				223. The			
				information			
				against Hansen			
		•		was dismissed			
			•	upon motion of			
			]	the government.			
				A superseding			
				indictment was			
				returned against			
			1	Tobin charging			
			1	conspiracy to			
				impede the			
				constitutional			
		1		right to vote for			
				federal			

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
			ı	·	Basis (if of	Notes	be Researched
			}		Note)		Further
				candidates, in			
			1	violation of 18			
				U.S.C. section			
				241 and	ļ		
				conspiracy to			
				make harassing			
				telephone calls in			İ
				violation of 47			
				U.S.C. section			
				223. Tobin was			
				convicted of one			
				count of			
				conspiracy to			
				commit		]	
				telephone	1		
				harassment and	}		
			į	one count of			
				aiding and			
				abetting of	}	İ	
				telephone		·	
				harassment.			
United States v.	Western North	1:03-CR-00038	June 30,	A ten-count	No	N/A	No
Workman	Carolina		2003	indictment was			
				returned charging			
				Joshua			
				Workman, a			
				Canadian citizen,			
				with voting and			

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
				related offenses			
				in the 200 and			
				2002 primary			
				and general			
				elections in			
				Avery County,			
				North Carolina,			
				in violation of 18			
				U.S.C. sections			
				611, 911, 1001,		-	
				and 1015(f).			
				Workman pled		]	
				guilty to			
				providing false			1
				information to			
				election officials			
				and to a federal			
				agency.			
United States v.	Western North	5:03-CR-00035	May 14,	A nine-count	No	N/A	No
Shatley, et al.	Carolina		2004	indictment was			
				returned charging			
				Wayne Shatley,			
				Anita Moore,			•
				Valerie Moore,			
				Carlos	İ		
				"Sunshine" Hood			
				and Ross			
l			<u> </u>	"Toogie" Banner			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				with conspiracy and vote buying in the Caldwell County 2002 general election, in violation of 42 U.S.C. section 1973i(c) and 18 U.S.C. section 371. Anita and Valerie Moore pled guilty. Shatley, Hood, and Banner were all convicted.			
United States v. Vargas	South Dakota	05-CR-50085	December 22, 2005	An indictment was filed against Rudolph Vargas, for voting more than once at Pine Ridge in the 2002 general election in violation of 42 U.S.C. section 1973i(e). Vargas pled guilty.	No	N/A	No
United States v.	Southern West	02-CR-00234;	July 22,	Danny Ray	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
Wells; United	Virginia	2:04-CR-00101;	2003; July	Wells, Logan			
States v.		2:04-CR-00145;	19, 2004;	County, West			
Mendez; United		2:04-CR-00149;	December 7,	Virginia,			
States v. Porter;		2:04-CR-00173;	2004;	magistrate, was			
United States v.		2:05-CR-00002;	January 7,	indicted and			
Hrutkay; United		05-CR-00019;	2005; March	charged with			
States v. Porter;		05-CR-00148;	21, 2005;	violating 18			
United States v.		05-CR-00161	October 11,	U.S.C. section			
Stapleton;			2005;	1962. Wells was			
United States v.			December	found guilty. A			
Thomas E.			13, 2005	felony indictment			
Esposito;				was filed against			
United States v.			,	Logan County			
Nagy; United				sheriff Johnny			
States v.				Mendez for			
Adkins; United				conspiracy to			
States v. Harvey			]	defraud the			
	,			United States in			
,				violation 18			
				U.S.C section		:	
				371. Mendez			
				pled guilty. An			
				information was			
				filed charging			
				former Logan			
				County police			l.
				chief Alvin Ray	ĺ		
				Porter, Jr., with			

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
				•	Basis (if of	Notes	be Researched
					Note)		Further
				making			
			li:	expenditures to			
				influence voting			
				in violation of 18			
				U.S.C. section			
				597. Porter pled			
				guilty. Logan	ļ		
	·			County attorney			
	i			Mark Oliver			
				Hrutkay was			
				charged by			
				information with			
				mail fraud in			
				violation of 18			
				U.S.C. section	Tii		
				1341. Hrutkay			
				pled guilty.		,	
				Earnest			
				Stapleton,			
				commander of		1	
				the local VFW,			
				was charged by			
				information with			
				mail fraud. He			
				pled guilty. An			
				information was			
				filed charging	1		
			,	Thomas E.			

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
		, i	İ		Basis (if of	Notes	be Researched
				·	Note)		Further
				Esposito, a			
				former mayor of			
				the City of			
				Logan, with			
				concealing the			
				commission of a			
				felony, in			
				violation of 18			
				U.S.C. section 4.			
				Esposito pled	]		
				guilty. John			
				Wesley Nagy,			
				Logan County			
				Court marshall,			
				pled guilty to			
				making false			
		i i		statements to a			
				federal agent, a			
				violation of 18			
			*	U.S.C. section			
				1001. An	·		
				information			
				charging Glen			
				Dale Adkins,	1		
				county clerk of			
				Logan County,			
				with accepting			
				payment for			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				voting, in violation of 18 U.S.C. section 1973i(c). Adkins pled guilty. Perry French Harvey, Jr., a retired UMW official, pled guilty to involvement in a conspiracy to buy votes.			
United States v. Adkins, et al.	Southern West Virginia	2:04-CR-00162	December 28 & 30, 2005	Jackie Adkins was indicted for vote buying in Lincoln County, West Virginia, in violation of 42 U.S.C. section 1973i(c). A superceding indictment added Wandell "Rocky" Adkins to the indictment and charged both defendants with conspiracy to	No	N/A	No

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
				buy votes in			
				violation of 18			
			ļ	U.S.C. section			
				371 and vote			
				buying. A second			
				superseding			
	•			indictment was			
				returned which			
				added three			
		·		additional			
				defendants,			
				Gegory Brent			
				Stowers, Clifford			
				Odell			
				"Groundhog"			
				Vance, and			
				Toney "Zeke"			
				Dingess, to the			
				conspiracy and			
				vote buying			
			:	indictment.			
			-	Charges were			
				later dismissed			•
				against Jackie			
				Adkins. A third			
				superseding			
				indictment was			
				returned adding			L

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
				two additional			
			1	defendants, Jerry	Ì		
				Allen Weaver			
				and Ralph Dale			
				Adkins. A			
				superseding			
				information was			
				filed charging			
				Vance with			
				expenditures to			
				influence voting,			
				in violation of 18			
				U.S.C. section			
				597. Vance pled			
				guilty.			
				Superseding informations			
				were filed			
				i			
				against Stowers and Dingess for			
				expenditures to			
				influence voting,			
				in violation of 18			
				U.S.C. section			
				597. Both			
				defendants pled			
				guilty. Weaver			
				also pled guilty.			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				Superseding informations were filed against Ralph and Wandell Adkins for expenditures to influence voting, in violation of 18 U.S.C. section 597. Both defendants pled guilty.			
United States v. Davis; United States v. Byas; United States v. Ocasio; United States v. Prude; United States v. Sanders; United States v. Alicea; United States v. Brooks; United States v. Hamilton; United States v. Little; United	Eastern Wisconsin	2:05-MJ-00454; 2:05-MJ-00455; 2:05-CR-00161; 2:05-CR-00162; 2:05-CR-00163; 2:05-CR-00170; 2:05-CR-00171; 2:05-CR-00177; 2:05-CR-00177; 2:05-CR-00207; 2:05-CR-00209; 2:05-CR-00211; 2:05-CR-00212	September 16, 2005; September 21, 2005; October 5, 2005; October 26, 2005; October 31, 2005, November 10, 2005	Criminal complaints were issued against Brian L. Davis and Theresa J. Byas charging them with double voting, in violation of 42 U.S.C. section 1973i(e). Indictments were filed against convicted felons Milo R. Ocasio	No	N/A	Need updated status on Gooden and the Anderson, Cox, Edwards, and Little cases.

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
States v. Swift;				and Kimberly			
United States v.				Prude, charging			
Anderson;				them with falsely			
United States v.				certifying that			
Cox; United				they were			
States v.				eligible to vote,			
Edwards;				in violation of 42			
United States v.				U.S.C. section			
Gooden				1973gg-10(2)(B),			
	•		1	and against			
			_	Enrique C.			
				Sanders,			
				charging him	:		
				with multiple	1		
				voting, in			
				violation of 42			
				U.S.C. section			
				1973i(e). Five			
				more indictments			
				were later			
				returned charging			
				Cynthia C.			
				Alicea with			
				multiple voting			
				in violation of 42			
				U.S.C. section			
				1973i(e) and			
				convicted felons		'	

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
					Basis (if of	Notes	be Researched
					Note)		Further
				Deshawn B.			
				Brooks,			
				Alexander T.			
				Hamilton, Derek			
	•			G. Little, and			
				Eric L. Swift			
				with falsely			
				certifying that			
		I		they were			
				eligible to vote in			
				violation of 42			
	}			U.S.C. section		,	
				1973gg-10(2)(B).			·
	+	i.		Indictments were			
				filed against			
				Davis and Byas		,	
				charging them			
				with double			
		;		voting. Four			
				more indictments			
				were returned			
	}			charging		ļ	
				convicted felons			
				Ethel M.			
				Anderson, Jiyto			
				L. Cox, Correan			
				F. Edwards, and			
	1			Joseph J. Gooden		1	

Name of Case	District	Case Number	Date	Facts	Statutory	Other	Should the Case
	1				Basis (if of	Notes	be Researched
					Note)		Further
				with falsely			
				certifying that			
				they were			
1				eligible to vote.			
				Ocasio and			
				Hamilton pled			
				guilty. Prude was			
				found guilty. A			
				mistrial was			
				declared in the		•	
1				Sanders case.			
				Brooks was			
				acquitted. Byas			
				signed a plea			
				agreement			
				agreeing to plead			
				to a			
				misdemeanor 18			
				U.S.C. section	·		
				242 charge. Swift			
				moved to change			
				his plea. Davis			
				was found			
				incompetent to			
	1			stand trial so the			
				government			
	-			dismissed the			
				case. Gooden is a			

Name of Case	District	Case Number	Date	Facts	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				fugitive. Alicea was acquitted. Four cases are pending Anderson, Cox, Edwards, and Little.			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
Am. Ass'n of People with Disabilities v. Shelley	United States District Court for the Central District of California	324 F. Supp. 2d 1120; 2004 U.S. Dist. LEXIS 12587	July 6, 2004	Plaintiffs, disabled voters and organizations representing those voters, sought to enjoin the directives of defendant California Secretary of State, which decertified and withdrew approval of the use of certain direct recording electronic voting systems. One voter applied for a temporary restraining order, or, in	The voters urged the invalidation of the Secretary's directives because, allegedly, their effect was to deprive the voters of the opportunity to vote using touchscreen technology. Although it was not disputed that some disabled persons would be unable to vote independently and in private without the use of DREs, it was clear that they would not be	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				the alternative, a preliminary injunction.	deprived of their fundamental right to vote. The Americans with Disabilities Act did not require accommodation that would enable disabled persons to vote in a manner that was comparable in every way with the voting rights enjoyed by persons without disabilities. Rather, it mandated that voting programs be made accessible.			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					Defendant's decision to suspend the use of DREs pending improvement in their reliability and security of the devices was a rational one, designed to protect the voting rights of the state's citizens. The evidence did not support the conclusion that the elimination of the DREs would have a discriminatory effect on the visually or manually impaired. Thus,			
					the voters		1	

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					showed little likelihood of success on the merits. The individual's request for a temporary restraining order, or, in the alternative, a preliminary injunction, was denied.			
Am. Ass'n of People with Disabilities v. Hood	United States District Court for the Middle District of Florida	310 F. Supp. 2d 1226; 2004 U.S. Dist. LEXIS 5615	March 24, 2004	Plaintiffs, disabled voters, and a national organization, sued defendants, the Florida Secretary of State, the Director of the Division of Elections of the Florida	The voters were visually or manually impaired. The optical scan voting system purchased by the county at issue was not readily accessible to visually or manually impaired	No	N/A	No

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
				Department of State, and a county supervisor of elections, under Title II of the Americans With Disabilities Act and Section 504 of the Rehabilitation Act of 1973. Summary judgment was granted for the Secretary and the Director as to visually impaired voters.	voters. The voters were unable to vote using the system without thirdparty assistance. If it was feasible for the county to purchase a readily accessible system, then the voters' rights under the ADA and the RA were violated. The court found that the manually impaired voter's rights were violated. To the extent "jelly switches" and "sip and puff" devices			

						_		
Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					needed to be attached to a touch screen machine for it to be accessible, it was not feasible for the supervisor to provide such a system, since no such system had been certified at the time of the county's purchase. 28 C.F.R. § 35.160 did not require that visually or manually impaired voters be able to vote in the same or similar manner			Turtie.

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					disabled voters. Visually and manually impaired voters had to be afforded an equal opportunity to participate in and enjoy the benefits of voting. The voters' "generic" discrimination claim was coterminous with their claim under 28 C.F.R. § 35.151. A declaratory judgment was entered against the supervisor to the extent			rumei
					another voting			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					system would have permitted unassisted voting. The supervisor was directed to have some voting machines permitting visually impaired voters to vote alone. The supervisor was directed to procure another system if the county's system was not certified and/or did not permit mouth stick voting. The Secretary and Director were granted judgment against the			

Name of Case	Court	Citation	Date	Facts	Holding	Statutory Basis (if of Note)	Other Notes	Should the Case be Researched Further
					voters.	<u> </u>		
Troiano v. Lepore	United States District Court for the Southern District of Florida	2003 U.S. Dist. LEXIS 25850	November 3, 2003	Plaintiffs, disabled voters, sued defendant a state county supervisor of elections alleging discrimination pursuant to the Americans With Disability Act, 42 U.S.C.S. § 12132 et seq., § 504 of the Rehabilitation Act, 29 U.S.C.S. § 794 et seq., and declaratory relief for the discrimination. Both sides moved for summary	The complaint alleged that after the 2000 elections Palm Beach County purchased a certain number of sophisticated voting machines called the "Sequoia." According to the voters, even though such accessible machines were available, the supervisor decided not to place such accessible machines in each precinct because it would slow	No	N/A	No

Name of	Court	Citation	Date	Facts	Holding	Statutory	Other	Should the
Case						Basis (if of	Notes	Case be
						Note)		Researched
					····			Further
				judgment.	things down			
					too much. The			
	1				court found that			
ı					the voters			
					lacked standing			
I					because they			
					failed to show			
					that they had			
					suffered an			
					injury in fact.			
					The voters also			
				Ì	failed to show a			
					likely threat of			
					a future injury			
1					because there			
					was no			
					reasonable			
					grounds to			
					believe that the			
					audio			
					components of			
					the voting			
					machines			
					would not be		1	
					provided in the	,		
					future. The		1	
					voters also			